UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK		
ADRIAN SCHOOLCRAFT,	Α	DECLARATION OF ALAN H. SCHEINER IN
	Plaintiff,	SUPPORT OF CITY DEFENDANTS' MOTION TO
-against-		EXCLUDE EXPERT TESTIMONY
THE CITY OF NEW YORK, et al.,		
	Defendants.	10-CV-6005 (RWS)

- I, **ALAN H. SCHEINER**, declare pursuant to 28 U.S.C. § 1746, under penalty of perjury, that the following is true and correct:
- 1. I am a Senior Counsel in the office of Zachary W. Carter, Corporation Counsel of the City of New York, attorney for defendants the City of New York, Michael Marino, Gerald Nelson, Theodore Lauterborn, William Gough, Frederick Sawyer, Kurt Duncan, Christopher Broschart, Shantel James, and FDNY Lieutenant Elise Hanlon (collectively "City Defendants"). As such, I am familiar with the facts stated below and submit this declaration to place on the record the relevant documents in support of City Defendants' *Daubert* motions.
- 2. Annexed hereto as Exhibit "A" is the Expert Report of Eli B. Silverman, Ph.D. & John A. Eterno, Ph.D. served in this case.
- 3. Annexed hereto as Exhibit "B" are excerpts from the deposition of Eli B. Silverman taken in this case on October 24, 2014.
- 4. Annexed hereto as Exhibit "C" are excerpts from the deposition of John A. Eterno taken in this case on October 17, 2014.
- 5. Annexed hereto as Exhibit "D" are Charges and Specifications against Adrian Schoolcraft.

- 6. Annexed hereto as Exhibit" "E" is an Email Chain between Counsel, October 9, 2014 to July 20, 2015.
- 7. Annexed hereto as Exhibit "F" is the article "Police Manipulation of Crime Reporting: Insiders' Revelations" by John A. Eterno, Arvind Verma & Eli B. Silverman, published on the internet in *Justice Quarterly* in November 2014.
- 8. Annexed hereto as Exhibit "G" are the Eterno and Silverman 2008 Survey Questions,
- 9. Annexed hereto as Exhibit "H" are the Eterno and Silverman 2012 Survey Questions.
- 10. Annexed hereto as Exhibit "I" is the Expert Disclosure of Dr. Robert H. Levy, M.D.
- 11. Annexed hereto as Exhibit "J" are excerpts from a transcript of court proceedings on September 17, 2014.
- 12. Also referenced in the City Defendants' Memorandum of Law in Support of the Motion to Preclude Expert Testimony and annexed hereto are the plaintiff's trial exhibits:

  PTX 66 ("QAD Report"); PTX 81 ("IAB Police Corruption Report"); PTX 93 (Labor Arbitration Opinion and Award); PTX 159 (EDP Patrol Guide Procedure 216-05).
- 13. On or about October 9, 2014, Plaintiff produced two statistical databases relating to Eterno and Silverman's opinions, one for each survey, along with a sample survey questionnaire and a collection of the narrative responses. *See* Ex. E at 8.
- 14. The statistical database produced by plaintiff for the 2012 survey data did not contain the retirement year reported by the survey respondents, and included only a variable indicating to which of the three cohorts selected by the experts the respondent belonged.

Dated: New York, New York September 21, 2015

> ZACHARY W. CARTER Corporation Counsel of the City of New York Attorney for City Defendants 100 Church Street, Room 3-174 New York, New York 10007 (212) 356-2344

By: \_\_\_\_/s/\_\_\_ Alan H. Scheiner Senior Counsel Special Federal Litigation Division

cc: Nathaniel Smith (By ECF)

Attorney for Plaintiff

Gregory John Radomisli (By ECF) MARTIN CLEARWATER & BELL LLP Attorneys for Jamaica Hospital Medical Center

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Walter Kretz (By ECF) SCOPPETTA SEIFF KRETZ & ABERCROMBIE Attorney for Defendant Mauriello Docket No 10-CV-6005 (RWS)

UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK

ADRIAN SCHOOLCRAFT,

Plaintiff,

-against-

THE CITY OF NEW YORK, et al.,

Defendants.

## DECLARATION OF ALAN H. SCHEINER IN SUPPORT OF CITY DEFENDANTS' DAUBERT MOTIONS

## ZACHARY W. CARTER

Corporation Counsel of the City of New York Attorney for City Defendants 100 Church Street, Room 3-174 New York, New York 10007

*Of Counsel: Alan H. Scheiner Tel:* (212) 356-2344

Due and timely service is hereby admitted.	
New York, N.Y, 2015	
Esc	<i>q</i> .
Attorney for	